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March 30, 2000

Assistant Commissioner for Patents
Washington, D.C. 20231

Attorney Docket No.
31659-157399

Attention: Box Patent Application

Re: New Patent Application
Inventor: Knut BENEKE

Sir:

Please find attached hereto an application for patent which includes:

Specification, Claims, Declaration, Power of Attorney.

Priority Document, the rights of priority of which are claimed herewith
under 35 U.S.C. 119: German Application No. 199 16 664.1 filed April 14, 1999.

Drawing: 4 Sheets of Formal Drawings (Figs. 1-4).

Fee (see formula below) check enclosed.

Basic Fee \$345/690..... \$ 690.00

Additional Fees:

Total number of claims in excess of 20 0 times \$9/18 \$ ---.---

Number of independent claims 1
in excess of 3: 0 times \$39/78..... \$ ---.---

Multiple Dependent Claim \$130/260..... \$ ---.---

An assignment is likewise enclosed; Recording Fee \$40. \$ 40.00

TOTAL FEES FOR THE ABOVE APPLICATION... \$ 730.00

In the event there is attached hereto no check, or a check for an
insufficient amount, please charge the fee to our Account No. 22-0261 and
notify us accordingly.

Respectfully submitted,

Gabor J. Kelen
Gabor J. Kelen
(Registration No. 21,016)

GJK:df

DC2-DOCS1-193386

jc598 U.S. PTO
09/537546
03/30/00

03/30/00
jc644 U.S. PTO

03/30/00
jc644 U.S. PTO

APPLICATION FOR UNITED STATES LETTERS PATENT

INVENTOR : KNUT BENEKE

TITLE: METHOD OF PROCESSING X-RAY IMAGES

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ATTORNEY REFERENCE: 31659-157399

CROSS REFERENCE TO RELATED APPLICATION

This application claims the priority of German
5 Application No. 199 16 664.1 filed April 14, 1999, which is
incorporated herein by reference.

BACKGROUND OF THE INVENTION

10 This invention relates to a method of processing X-
ray images. Articles contained in a transilluminated
object are made visible to an operator/observer on a
monitor and markings are placed around earlier-defined
articles.

15 To facilitate the evaluation of an X-ray image of
transilluminated objects for an observer, the X-ray image
is automatically examined in the X-ray system based on
various properties. In such an arrangement a software is
searching in the transilluminated object for certain
20 previously defined articles such as firearms, piercing
weapons or explosives.

A method of the above-outlined type is described in
German Patent document 198 55 250.5. If such an article is

detected, the observer receives information that the article has to be more thoroughly investigated in the transilluminated object. Such an information is the marking of the discovered article on the monitor, for
5 example, by drawing a circle or frame therearound. Since the detected articles are not recognized as a whole, about each detected article a marking is placed. An evaluation by the observer is made difficult if a plurality of such markings appear on the monitor. Such an event is of
10 significant disadvantage for the observer if the run-through period is, for example, approximately 6 seconds.

SUMMARY OF THE INVENTION

15 It is an object of the invention to provide an improved method of processing an X-ray image in which the placed markings are optimized to facilitate the evaluation of an X-ray image for the observer.

This object and others to become apparent as the
20 specification progresses, are accomplished by the invention, according to which, briefly stated, the method of processing an X-ray image of articles contained in a transilluminated object and made visible for an observer on

a monitor screen, includes the following steps: Placing individual markings about the image of certain, previously determined articles and automatically and stepwise combining the individual markings into a final added marking if at least two individual markings mutually fit. The combining step includes the steps of comparing for fit mutually facing sides of two adjoining individual markings and determining a ratio of an overlapping area of the two adjoining individual markings to the total area of at least one of the two adjoining individual markings.

The invention is based on the principle to automatically couple to one another the numerous visible markings, so that on the monitor only a single marking as the sum of the individual markings appears to thus provide for the observer a central marking to make possible a rapid and reliable evaluation concerning the article in the transilluminated object. The coupling of the markings is effected by a function which is inputted in the X-ray system and which combines the mutually fitting markings and places a combined marking into the X-ray image. Only markings which belong to one another are combined. Whether two markings belong to one another is determined by their spatial proximity and their overlap.

According to an advantageous feature of the invention, joined markings may again be removed, for example, when the operator wishes to see the markings individually. Also, the extent of the combination of the markings may be adjusted. As a result, the markings may be shown unchanged or combined. Further, intermediate steps are possible in which case then maximum 2, 3, 3, 5, etc. markings may be coupled to one another, so that on the monitor two to three markings, etc. may be made visible as individual added markings.

BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 is a simplified schematic illustration of an X-ray system adapted to perform the method according to the invention.

Figure 2 is a block diagram of a computer system in an X-ray system for performing the method according to the invention.

Figures 3a, 3b and 3c are visual representations for providing a common marking on the monitor.

Figures 4a, 4b and 4c are visual representations of the method for removing the common marking from the monitor.

5

DESCRIPTION OF THE PREFERRED EMBODIMENT

Figure 1 illustrates an X-ray system having a conventional X-ray generator 1 and a detector 2, between which an object 3 to be transilluminated is positioned. The object 3 may be a piece of luggage in which various articles 4, 5, 6 are contained. Non-illustrated known components couple a computer system 7 with the detector 2. The measuring results are made visible on a monitor 8 and/or a printer 9 coupled to the computer system 7.

10
15

Figure 2 illustrates the essential component groups of the computer system 7 for performing the method according to the invention. The output of the detector 2 is connected with an image processing device 10 which is, in turn, connected with a marking memory 11 and a memory 12 for the marking lists. The marking memory 11 is bi-directionally connected with the memory 12 and thus gains access to the marking list accumulated during the process. The marking memory 11 is provided with a sub-marking memory

20

11.1 which will be described in more detail as the specification progresses.

The method according to the invention is performed as follows:

5 The X-ray generator 1 directs an X-ray beam FX1 to the object 3 to be transilluminated. The X-ray beam FX1 is weakened by the respective absorption behavior of the articles 4, 5, 6 in the object 3 as well as by the housing material of the object 3 and is received by the detector 2.

10 The detector 2, for example, a line camera formed of a plurality of X-ray detectors, produces signals from the non-absorbed part of the X-ray beam and applies the signals, as image data information about the transilluminated object 3, to the computer system 7 for

15 image processing. Such an inputting is performed preferably line-by-line and in a continuous manner. The image data are evaluated in a known manner in the image processing device 10 and are readied for a visual representation on a monitor. An X-ray image represented in

20 this manner is composed of image dots having various properties, for example, a gray scale and material value from which the article 4, 5, 6 may be recognized.

In principle, about each detected article defined as dangerous, for example articles 4, 5, 6, automatically a respective separate individual marking M1, M2, M3 is placed, as shown in Figure 3a. Thus, about the first-
5 recognized article 4 the marking M1 and about the second-recognized article 5 a marking M2 is placed. Already at this point the two markings M1, M2 are compared with one another by means of a function to determine whether the two markings M1 and M2 fit to one another. For this purpose
10 the mutually fitting or mutually facing sides of the markings M1 and M2 are compared by means of coordinate comparison. The more these sides correspond to one another in position and length, the better their fit. The distance between the individual markings M1 and M2 must not exceed a
15 previously set, variable limit value.

In the present illustration the individual markings M1 and M2 are situated too far from one another so that no common marking is established. Both markings M1 and M2 are inputted into the list memory 12 as well as the sub-marking
20 memory 11.1 of the marking memory 11.

Approximately at the same time the detection of the article 6 and placing the marking M3 thereabout occur. In a further step the marking M3 is compared with the marking

M1, that is, it is determined whether the individual markings M1 and M3 mutually fit. Since both markings M1 and M3 overlap on the fitting sides, additionally the ratio of the common (overlapping) surfaces of the two markings M1 and M3 to the surface of the smaller of the two markings M1 and M3 is determined for verifying the mutually fitting sides. The greater the ratio the better the mutual fit of the markings M1 and M3. As shown in Figure 3b, the markings M1 and M3 are replaced by a new marking as an individual added marking M1/3 in which the respective outer sides of the markings M1 and M3 yield the size of the new individual added marking M1/3. To ensure that the individual markings M1 and M3 are not lost in the computer system, they are stored in the sub-marking memory 11.1 as sub-markings M1 and M3 of the individual added marking M1/3.

Approximately at the same time, the new individual added marking M1/3 is compared for correspondence with the individual marking M2 from the marking list. As a result of such a comparison, a new marking Mg as a final added marking is applied to the monitor 8. As shown in Figure 3c, the articles 4, 5 and 7 are found within the final added marking Mg. The individual marking M2 and the

individual added marking M1/3 become sub-markings of the
final added marking Mg. Thus, for the observer there is
obtained a well ascertainable X-ray image on the monitor 8
on which advantageously only a single final added marking
5 Mg is shown without, however, losing the relationships
between the individual markings M1, M2, M3 and the
representation of the final added marking Mg on the monitor
8.

The information concerning the individual markings M1,
10 M2, M3 as well as their assignment as sub-markings in
relation to the individual added marking M1/3 and the final
added marking Mg remain in the computer system 7 in the
memory 12 as well as in the sub-marking memory 11.1. This
makes it possible to again separately display, upon
15 extinguishing the final added marking Mg, all sub-markings
M1 and M3 of the individual added marking M1/3 as well as
the sub-marking M2. For this purpose the final added
marking Mg is removed by the operator from the monitor 8,
for example, by pushbutton operation, whereupon the
20 computer system 7 again renders visible the individual
stored markings M1, M2 (M3 is not shown) on the monitor 8,
as shown in Figures 4a, 4b and 4c.

Such necessary information is taken in steps from the sub-marking memory 11.1 as well as from the marking list in the memory 12. The computer system 7 proceeds with the earlier-described steps in a reverse order. First it is
5 determined which final added marking Mg was removed and the sub-marking memory 11.1 is searched for the individual, associated sub-markings. In this proceeding the sub-marking M1/3 belonging to the final added marking Mg as well as the sub-marking M2 are found. The final added
10 marking Mg is extinguished in the marking list and the sub-marking M1/3 found in the sub-marking memory 11.1 and the sub-marking M2 are added to the marking list of the memory 12. Further, by means of the software of the computer system 7 it is recognized that the sub-marking M1/3, as an
15 individual added marking, is composed of the markings M1 and M3, while the sub-marking M2 has no further sub-markings and thus represents an individual marking. In the marking list the individual added marking M1/3 is extinguished and replaced by the sub-markings M1 and M3
20 which are then inputted from the sub-marking memory 11.1 in the memory 12. The individual markings M1, M2 and M3 are applied to the monitor 8 from the marking list and displayed thereon. In this manner the observer may decide

whether the common marking Mg or the sub-
markings/individual markings M1/3, M2 or only the
individual markings M1, M2, M3, etc. should be shown on the
monitor 8.

5 It is to be understood that upon detection of several
articles, that is, more than the mentioned three articles
4, 5 and 6 the set markings M1, M2 and M3, etc. are
compared with one another as long as no mutually fitting
markings (individual added markings) are found.

10 Several variants are feasible within the scope of the
invention. Thus, the degree and combination of the marking
may be set. With such a setting it may be achieved that
the markings are not always combined or are only partially
combined, that is, intermediate steps with respect to the
15 degree of combination are possible. In this manner too,
individual markings may be removed from the combined
markings which will thus decompose into several parts.

 It will be understood that the above description of
the present invention is susceptible to various
20 modifications, changes and adaptations, and the same are
intended to be comprehended within the meaning and range of
equivalents of the appended claims.

What is claimed is:

1. A method of processing an X-ray image of articles contained in a transilluminated object and made visible for an observer on a monitor screen, comprising the following steps:

(a) placing individual markings about the image of certain, previously determined articles; and

(b) automatically and stepwise combining the individual markings into a final added marking if at least two individual markings mutually fit; said combining step comprises the steps of

(1) comparing for fit mutually facing sides of two adjoining individual markings; and

(2) determining a ratio of an overlapping area of said two adjoining individual markings to the total area of at least one of said two adjoining individual markings.

2. The method as defined in claim 1, wherein said comparing step comprises the step of comparing lengths and positions of said facing sides.

3. The method as defined in claim 1, wherein said step of determining a ratio comprises the step of determining a ratio of said overlapping area of said two adjoining individual markings with the total area of one of said two adjoining individual markings.

4. The method as defined in claim 1, further comprising the step of storing said individual markings in a marking list of a memory; said combining step includes the steps of

(a) forming an individual added marking from two individual markings resulting from said comparing and determining steps;

(b) storing said individual added marking in said marking list;

(c) storing said individual markings, from which said individual added marking has been formed, from said marking list in a sub-marking memory of a marking memory as sub-markings of said individual added marking;

(d) comparing said individual added marking with a further individual marking called from said marking list for forming a final added marking;

(e) adding said final added marking to said marking list; and

(f) storing the individual added marking and the further marking, from which said final added marking has been formed, in said sub-marking memory as sub-markings of said final added marking, whereby structures of said sub-markings are preserved.

5. The method as defined in claim 4, wherein said combining step further comprises the step of setting a degree in combining said individual markings for providing an option to display one of individual added markings and individual markings instead of a sole final added marking.

6. The method as defined in claim 5, further comprising the steps of adding the structure of the individual markings and the individual added markings from the sub-marking memory to said marking list if one of individual added markings and individual markings are displayed instead of a sole final added marking.

7. The method as defined in claim 1, wherein said comparing and determining steps include the step of

comparing coordinates in which said individual and individual added markings are positioned.

ABSTRACT OF THE DISCLOSURE

A method of processing an X-ray image of articles contained in a transilluminated object and made visible for an observer on a monitor screen, includes the following steps: Placing individual markings about the image of certain, previously determined articles and automatically and stepwise combining the individual markings into a final added marking if at least two individual markings mutually fit. The combining step includes the steps of comparing for fit mutually facing sides of two adjoining individual markings and determining a ratio of an overlapping area of the two adjoining individual markings to the total area of at least one of the two adjoining individual markings.

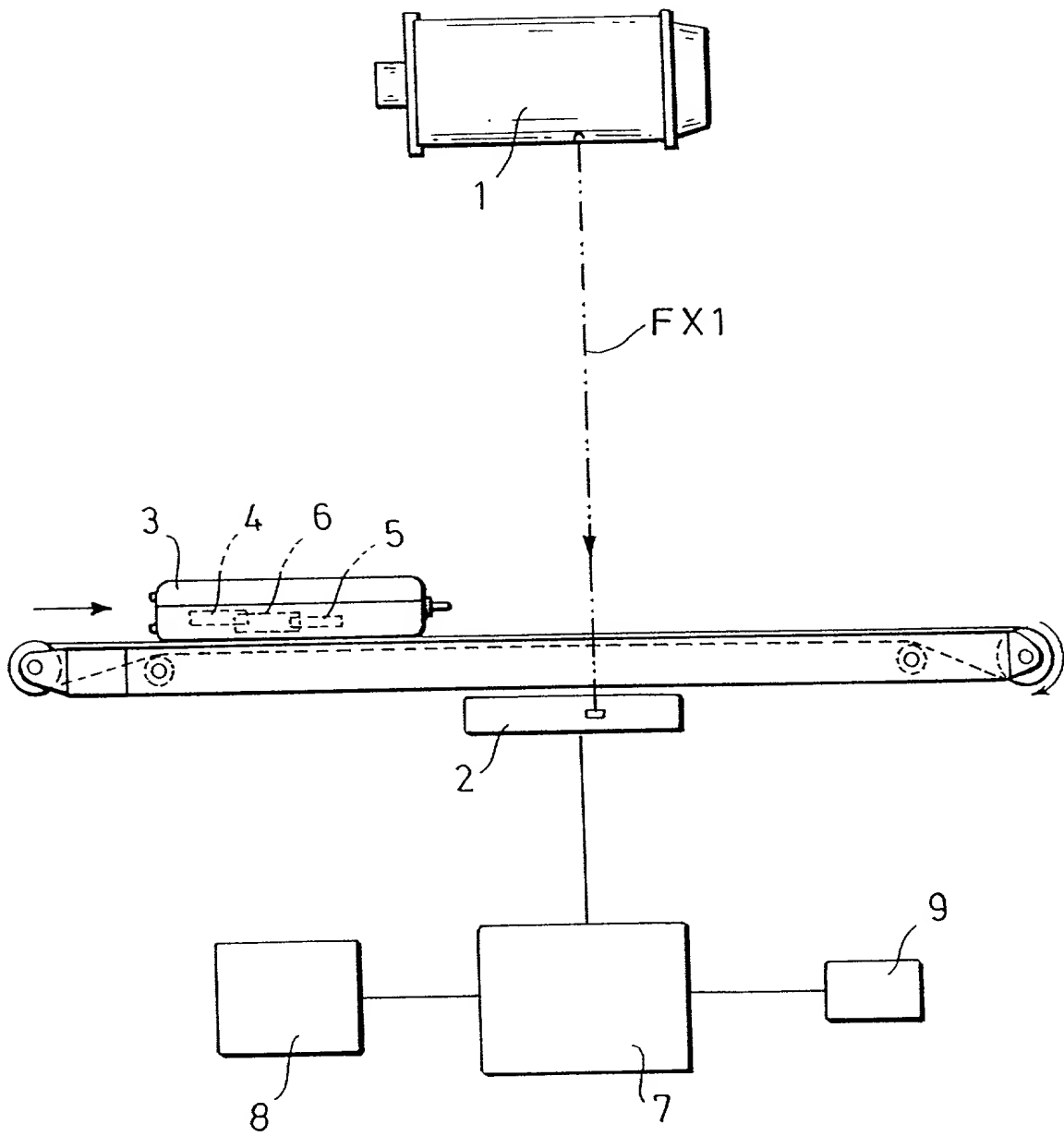


FIG.1

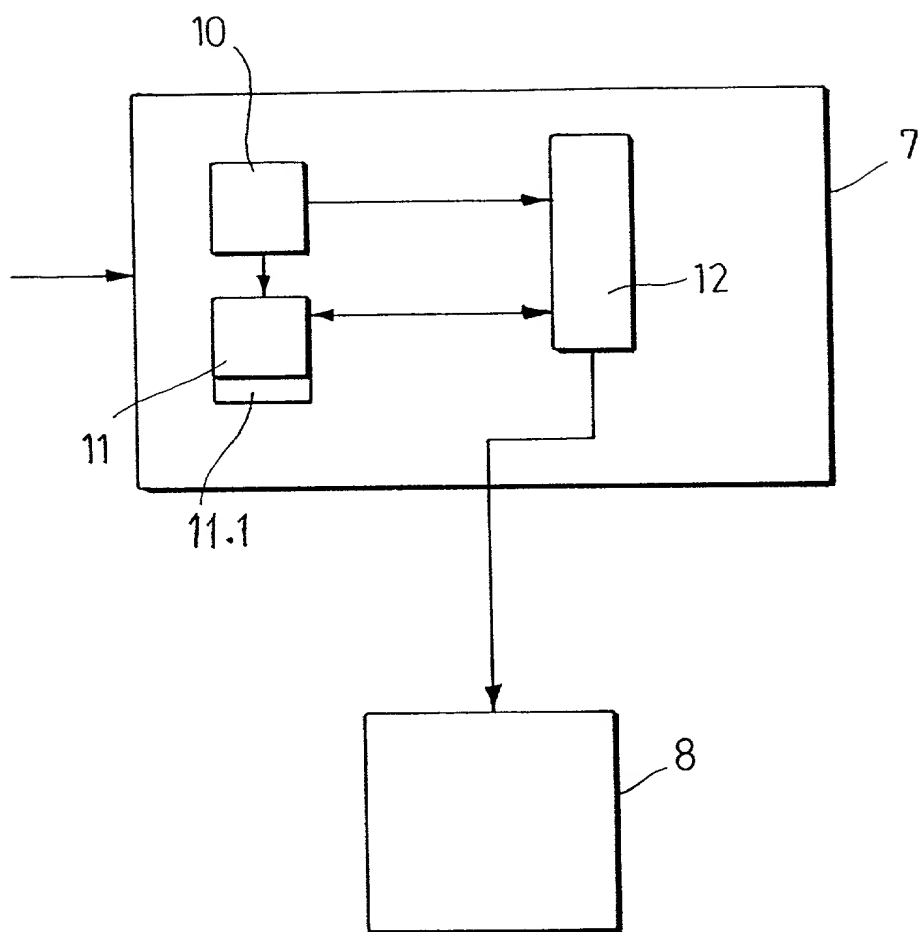


FIG.2

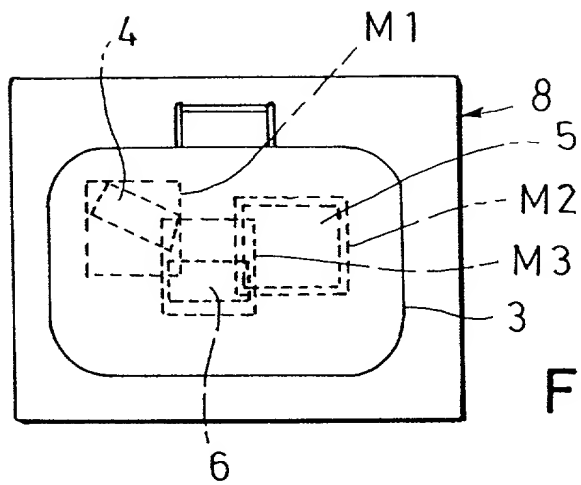


FIG. 3a

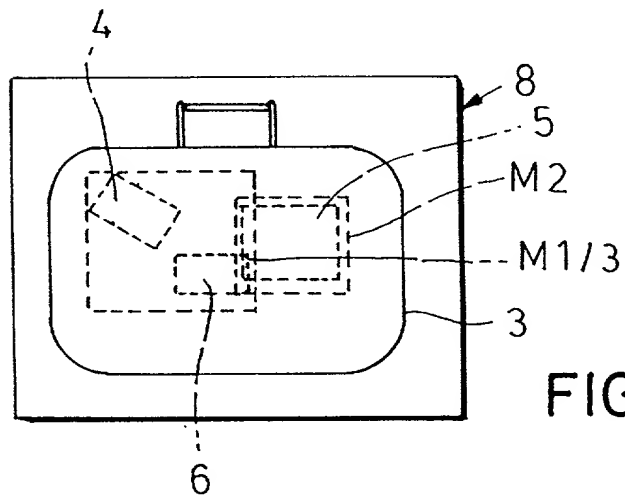


FIG. 3b

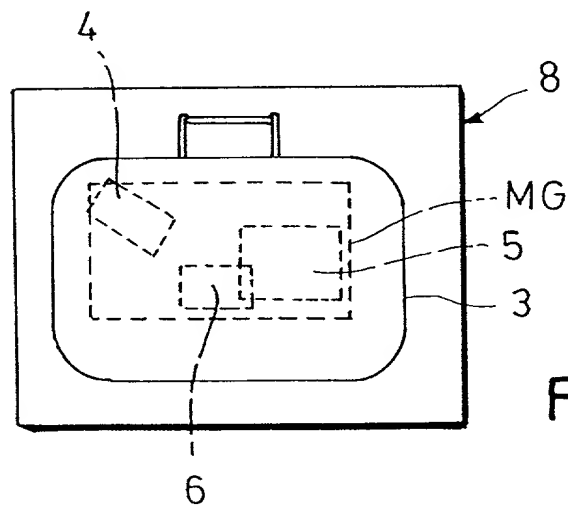


FIG. 3c

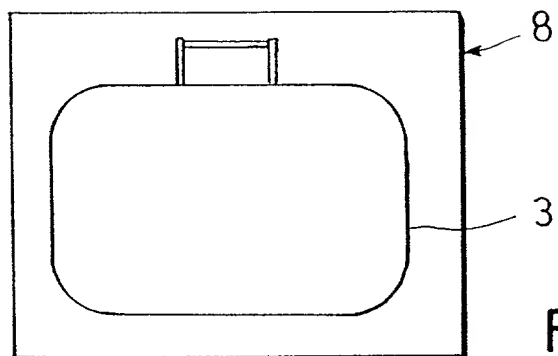


FIG. 4a

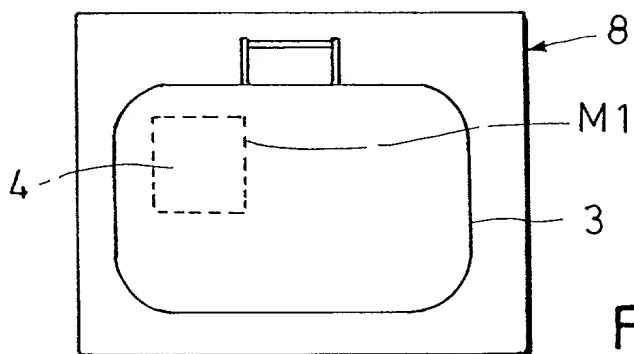


FIG. 4b

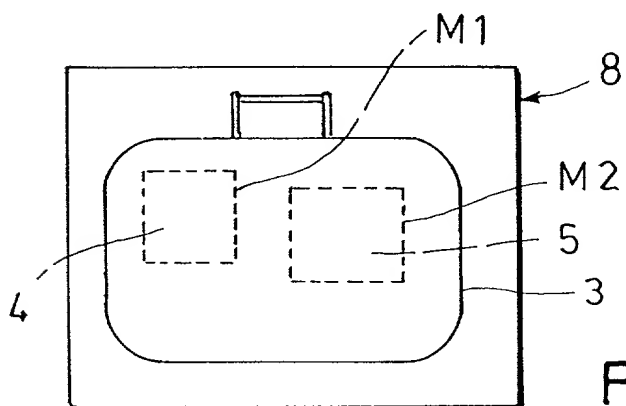


FIG. 4c

DECLARATION FOR UNITED STATES PATENT APPLICATION,
POWER OF ATTORNEY, DESIGNATION OF CORRESPONDENCE ADDRESS

Attorney Docket
31659-157399

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled METHOD OF PROCESSING X-RAY IMAGES the specification of which

☒ is attached hereto.

☐ was filed on _____ as Application No. _____
and was amended on _____ [if applicable].

☐ was filed under the Patent Cooperation Treaty on _____,
Serial No. _____, the United States of America being designated.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56(a).


I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent, utility model, design or inventor's certificate listed below and have also identified below any foreign application(s) for patent, utility model, design or inventor's certificate having a filing date before that of the application(s) on which priority is claimed:

Prior Foreign Application(s)			Priority Claimed	
Number	Country	Date Filed	Yes	No
199 16 664.1	Germany	April 14, 1999	X	

I hereby appoint the following attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: George H. Spencer (Reg. No. 18,038), Norman N. Kunitz (Reg.No. 20,586), Robert J. Frank (Reg. No. 19,112), Gabor J. Kelemen (Reg. No. 21,016), Robert Kinberg (Reg. No. 26,924), John W. Schneller (Reg. No. 26,031), Ashley J. Wells (Reg. No. 29,847), Allen Wood (Reg. No. 28,134), P.O. Box 34385, Washington, D.C. 20043-9998, Telephone: (202) 962-4800, Telefax: (202) 962-8300. Address all correspondence to VENABLE, BAETJER, HOWARD & CIVILETTI, LLP, P.O. Box 34385, Washington, D.C. 20043-9998.

The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signature: X  Date: February, 7, 2000.

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